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AGENDA REPORT

TO: Sabrina B. Landreth City Administrator

- FROM: J. Nicholas Williams Director
- SUBJECT: Supplemental Report Park and Recreation Area Use Regulations Amendments
- DATE: December 24, 2018

City Administrator Approval Date:

RECOMMENDATION

Staff Recommends That The City Council Adopt An Ordinance Amending Chapter 12.64 Of The Oakland Municipal Code (OMC), Park And Recreation Area Use Regulations, Section 12.60.020 Of The OMC, Bicycle Operation Rules-Violations-Penalty, And Section 1.28.020 Of The OMC, Violations As Infractions, To Make Various Changes To Park Rules And Signage; And Determining That The Actions Authorized By This Ordinance Are Exempt From The California Environmental Quality Act.

REASON FOR SUPPLEMENTAL

At the November 13, 2018 Life Enrichment Committee meeting, staff was directed to return to committee with the following:

- 1. Correct clerical error under Section 12.64.300 Subsection G and other impacted code 12.64.291 and 12.64.310
- 2. Provide rendition of new park sign
- 3. Clarify how to measure the 100-foot distance of non-amplified sound
- 4. Provide options to bring back park rangers for code enforcement

ANALYSIS AND POLICY ALTERNATIVES

- 1. Staff corrected clerical error under Sections 12.64.300, 12.64.291 and 12.64.310 as documented on revised ordinance.
- 2. A color rendition of the improved park welcome sign is included as Attachment A.
- 3. Clarify how to measure the 100-foot distance of non-amplified sound.

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OMC Section 12.64.120 currently provides that "no person shall operate, or permit the operation of, any sound amplification system (including portable or car audio equipment) so that sound can be heard fifty (50) or more feet away from the source in any park within the city, except upon the issuance of a permit therefor..." Edits were proposed to address non-amplified sound as the existing ordinance was silent on the subject. The recommendation to amend the distance from which to measure sound in parks from 50 to 100-feet was intended to provide a more generous level of allowed sound while still encouraging courteous and respectful use of parks.

At the November 14, 2018 PRAC meeting, the Park and Recreation Advisory Committee (PRAC) discussed the supplemental request from City Council and the complexity of Section 12.64.120 Park noise regulation. The PRAC remain in agreement that a 100-foot distance is a fair way to quantify sound in parks and believe the measurement is culturally sensitive and respectful of park goers and neighbors alike. For reference, a visual measurement of 100-feet is six full-size vehicles parked end-to-end.

The PRAC recognizes the difficulty of measuring sound at an exact distance and especially in an open-air environment. Depending on the geographical features of the park, environmental influences, and whether sound is created by voice, radio, or musical instrument greatly impacts how sound travels. The distance sound travels in the meadow area of Joaquin Miller Park may be less because the location is in a recessed valley bordered by trees, while the sound at the Lake Merritt Pergola may be amplified by the waters of Lake Merritt and extend beyond the immediate use area into neighboring communities. Time of day also affect how sound is heard. During a quiet morning, sound may be heard further from the source as there is less ambient noise. Similarly, during peak traffic hours or heavy patron use times the distance a specific sound is heard will be diminished by competing noise. Several alternate policies were discussed and rejected as each relied on measuring sound at a specific distance.

Given the difficulty of measuring sound in an open-air environment, an alternate policy for consideration is to limit revisions to Section 12.64.120 – *Park Noise Regulation* to technical edits as described below. OMC Chapter 8.18 – *Nuisances* (*Attachment B*) regulates noise within the City generally.

12.64.120 - Park noise sound regulation.

No person shall operate, or permit the operation of, any sound amplification system (including portable or car audio equipment) so that sound can be heard fifty (50) or more feet away from the source in any park within the city, except upon the issuance of a permit therefor by the Director of Parks, Recreation and Cultural Affairs and payment of the fee specified in the master fee schedule.

Permits <u>issued by the Director</u> for the operation of a sound amplification system shall specify the location of any bandstand and the position of each loudspeaker, <u>amplifier or public</u> <u>address system</u> shall be as specified by the said Director so as to minimize, to the extent practicable, the amount of amplified sound to be audible in adjacent residential properties. <u>Except as authorized by the Director</u>, Nno loudspeaker shall be permitted to be placed in a public park within three hundred (300) feet of any residential structure. <u>In no event nor</u> shall

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a permittee cause amplified sound to exceed eighty (80) decibels at any boundary of the park in which amplified-sound is being produced.

Estuary Park and Duck Pond Stage area of Lakeside Park may be exempted from these requirements if and only if the following findings are made by the Director of Parks, Recreation and Cultural Affairs:

A. The permittee has no prior history of events in parks which includes verified, unresolved complaints of excessive noise, poor security and crowd control, and/or poor parking control;

B. The applicant has met and conferred with local residents and developed a specific event plan to meet the expressed concerns of said local residents; and

C. The applicant has paid all required fees and deposits for the event in question, and has met all additional regulatory requirements which may apply to the event in question.

4. Options To Bring Back Park Rangers For Code Enforcement

A Ranger is a peace officer with the primary duty of preservation and protection of park property. The Ranger Unit was created in 1946 under the jurisdiction of the Oakland Park Commission. In 1971, the Ranger Unit moved to the newly formed Office of Parks and Recreation and in 1992 was relocated to the Oakland Police Department (OPD).

In 2000, OPD Ranger Section had 21 authorized positions of which 18 were filled. The training received at the Police Academy and during Field Training are identical for both Ranger and Police Officer and many Rangers who successfully completed their first year were offered the opportunity to laterally convert to the position of an Oakland Police Officer resulting in 14 Rangers actively patrolling Oakland parks.

In 2001, there were 11 Rangers available to enforce the rules and regulations of Oakland's parks. Due to budget cuts and attrition by the end of 2005 the Ranger Unit had eight budgeted Ranger positions of which four were filled and in 2009 the Ranger Unit consisted of two Rangers.

The Ranger Unit was eliminated in 2010 ending 64 years of Ranger service to Oakland's parks, recreation and open space areas. The estimated cost to reinstate a Ranger is a fully burdened hourly Step 1 rate of \$49.74 or annual salary of \$103,463.00 based on the current salary ordinance and FY 18-19 Retirement and Fringe Benefit rates.

ACTION REQUESTED OF THE CITY COUNCIL

Staff recommends that the City Council adopt an Ordinance amending Chapter 12.64 of the Oakland Municipal Code, Park and Recreation Area Use Regulations, Section 12.60.020 of the Oakland Municipal Code, Bicycle Operation Rules-Violations-Penalty, and Section 1.28.020 of the Oakland Municipal Code, Violations as Infractions, to make various changes to park rules and signage; and determining that the actions authorized by this ordinance are exempt from the California Environmental Quality Act.

For questions regarding this report, please contact Gail McMillon, Office Manager, at 238-3186.

Respectfully submitted,

J. Nicholas Williams Director Parks, Recreation and Youth Development

Reviewed by: Dana Riley, Assistant Director

Prepared by: Gail McMillon, Office Manager Administration Unit

Attachments (2):

A: Color rendition of park welcome sign

B: Chapter 8.18 - Nuisances



OPEN 6 AM to 9 PM

For the enjoyment of all visitors please be courteous and respectful



Limit level of sound & music at all times



Fires & barbecues allowed only in designated areas

Littering, dumping & defacing property prohibited



Dogs allowed only in designated parks

REQUIRED



Selling items/exchange of funds

Alcoholic beverages



Group events of 25 or more

Park & Field Rentals: (510)238-3187 Emergencies: 911 or cell phone: (510)777-3211 **Park Maintenance:** (510)615-5566 www.oaklandnet.com/parks

Park Regulations pursuant to OMC 12.64.110; OMC 12.64.120, 8.18; CVC 27007; OMC 12.64.400; CA H&S 104495 OMC 12.64.160; OMC 12.64.030, 12.64.020, 12.64.040, 12.64.090; PC 374.4 OMC 6.04.080, 6.04.070; OMC 12.64.080, CA H&S 114381; OMC 9.08.180; BPC 25620; OMC 12.64.280

Attachment B.

OMC Chapter 8.18 - Nuisances

Sections:

8.18.010 - Excessive and annoying noises prohibited.

- A. It is unlawful for any person to create or allow to be created any excessive or annoying noise as defined herein. Any violation of the regulations specified herein shall be punishable as an infraction.
- B. Definitions.

"Annoying noise" means noise with a repetitive pattern, shrill frequencies, and/or static-like sounds, including loud music and noise attributable to, but not limited to, leaf blowers, alarms, engines, barking dogs, and other animals.

"Excessive noise" means any unnecessary noise which persists for ten minutes or more; such period of noise need not be witnessed by enforcement personnel if the occupants of two or more separate housing or commercial units certify that they have experienced such period of noise and describe with particularity the source.

- C. Excessive and Annoying Noises a Nuisance. The following acts, and the causing or permitting thereof, shall be considered disturbing the peace and shall constitute an infraction.
 - 1. Mechanical or Electronic Devices. Using any mechanical or electronic device for the intensification of any sound or noise into the public streets which produces excessive or annoying noise;
 - 2. Vehicular Attachments. Attaching any accessory or device to any vehicle which results in the creation of unnecessary noise;
 - 3. Advertisement. Using any instrument, whistle, drum, bell, or making any other unnecessary noise for the purpose of advertising, announcing, or otherwise calling attention to any goods, wares, merchandise, or to any show, entertainment, or event. The provisions of this section shall not be construed to prohibit the selling by outcry of merchandise, food, or beverages at licensed sporting events, parades, fairs, circuses or other similar licensed public entertainment events;
 - 4. Animals and Birds. Owning, possessing, or harboring any animal or bird which howls, barks, meows, squawks, or makes other annoying noises continuously and/or incessantly for an unreasonable period of time so as to create a noise disturbance across a real property line. For the purposes of this chapter, the animal or bird noise shall not be deemed a noise disturbance if a person is trespassing or threatening to trespass upon private property in or upon which the animal or bird is situated, or is using any other means to tease or provoke the animal or bird. This provision shall not apply to public zoos;
 - 5. Emergency Signaling Device. The intentional sounding or permitted sounding outdoors of any fire, burglar, or civil defense alarm, siren, whistle, or similar stationary emergency signaling device not in compliance with subsection (C)(5)(a) or (b), unless occurring for emergency purposes:
 - a. The testing of a stationary emergency signaling device shall not occur before seven a.m. or after seven p.m. Any such testing shall use only the minimum cycle test time, in no case shall such test time exceed sixty (60) seconds.
 - b. The testing of the complete emergency signaling system, including the functioning of the signaling device, and personnel response to the signaling device, shall not occur more than once in each calendar month. Such testing shall not occur before seven a.m. or after ten p.m. The time limit specified in subsection (C)(5)(a) of this section shall not apply to such complete system testing;
 - 6. Stationary Nonemergency Signaling Devices. Sounding of any electronically amplified signal from any stationary bell, chime, siren, whistle, or similar device, intended primarily

for nonemergency purposes, from any place, for more than ten seconds in an hourly period. Churches, schools, and bell towers shall be exempt from the operation of this provision;

- 7. Burglar or Fire Alarm. Sounding of any exterior burglar or fire alarm or any motor vehicle burglar alarm which is not terminated within fifteen (15) minutes of activation;
- 8. Loading and Unloading. Loading, unloading, opening, closing, or other handling of boxes, crates, containers, building materials, refuse, or similar objects between the hours of nine p.m. and six a.m. in such a manner as to cause a noise disturbance across a residential property line or at any time to violate the applicable noise provisions of the Oakland Planning Code;
- 9. Domestic Power Tools, Machinery. Operating or permitting the operation of any mechanically powered saw, sander, drill, grinder, lawn or garden tool, or similar tool between nine p.m. and six a.m. so as to create a noise disturbance across a real property line or at any time to violate the applicable noise provisions of the Oakland Planning Code;
- 10. Sensitive Uses. Creation of any noise within or adjacent to a hospital or medical care facility, nursing home, school, court, day care, church, or similar facility, so as to interfere with the functions of such activity;
- 11. Noise resulting from construction and demolition activities, the operation of commercial refrigeration units, air conditioning systems, compressors, commercial exhaust systems, ventilation units, and other commercial or industrial noises associated with land use activities, shall be regulated pursuant to standards contained within the noise regulations of the Oakland Planning Code.
- D. Noise Enforcement Procedures. If it is determined that a noise in violation of this chapter exists, the following procedures shall be followed:
 - 1. A written or verbal warning shall be issued by the investigating official or his or her agent to the person(s) responsible for the event causing the noise disturbance.
 - 2. If the noise disturbance persists for more than fifteen (15) minutes following the issuance of a written or verbal warning, or recurs within a one- week period from the issuance of such warning, then the person responsible for the event causing the noise disturbance shall be guilty of a violation of this chapter.
- E. Violations and Penalties—Public Nuisance.
 - 1. Any person who violates or causes or permits another person to violate any provision of this chapter is subject to, but not limited to, fines and penalties specified in Chapter 1.28 of this code and civil penalties and administrative citations authorized pursuant to Chapters 1.08, 1.12 and 1.16 of this code.
 - 2. In addition to the penalties herein provided, any condition caused or permitted to exist in violation of any of the provisions of this chapter is a threat to the public health, safety and welfare, and is declared and deemed a public nuisance and shall be punishable as such.
- F. Continuing Violation. Unless otherwise provided, a person shall be deemed guilty of a separate offense for each and every day during any portion of which the violation of this chapter is committed, continued or permitted by the person and shall be punished accordingly as herein provided.
- G. Remedies not Exclusive. Remedies under this chapter are in addition to and do not supersede or limit any and all other remedies, civil or criminal. The remedies provided for herein shall be cumulative and not exclusive.
- H. Severability. If any part or provision of this chapter or the application thereof, to any person or circumstance is held invalid, the remainder of the chapter, including the application of such part or provision to other persons or circumstances, shall not be affected thereby and shall continue in full force and effect. To this end the provisions of this chapter are severable.

(Ord. 11894 § 2, 1996: prior code § 3-1.01)

8.18.020 - Persistent noises a nuisance.

The persistent maintenance or emission of any noise or sound produced by human, animal or mechanical means, between the hours of nine p.m. and seven a.m. next ensuing, which, by reason of its raucous or nerve-racking nature, shall disturb the peace or comfort, or be injurious to the health of any person shall constitute a nuisance.

Failure to comply with the following provisions shall constitute a nuisance.

- A. All construction equipment powered by internal combustion engines shall be properly muffled and maintained.
- B. Unnecessary idling of internal combustion engines is prohibited.
- C. All stationery noise-generating construction equipment such as tree grinders and air compressors are to be located as far as is practical from existing residences.
- D. Quiet construction equipment, particularly air compressors, are to be selected whenever possible.
- E. Use of pile drivers and jack hammers shall be prohibited on Sundays and holidays, except for emergencies and as approved in advance by the Building Official.

Whenever the existence of any such nuisance shall come to the attention of the Health Officer, it shall be his or her duty to notify in writing the occupant of the premises upon which such nuisance exists, specifying the measures necessary to abate such nuisance, and unless the same is abated within forty-eight (48) hours thereafter, the occupant so notified shall be guilty of an infraction, and the Health Officer shall summarily abate such nuisance. (Prior code § 3-1.02)

8.18.030 - Noises-Exceptions.

Nothing in Sections 8.18.010 and 8.18.020 shall apply to the playing of music by a band or the blowing of a bugle, or the announcing of any show, entertainment, or event upon the public streets for which band music, bugle blowing or privilege or announcing, the Chief of Police of the city has granted a special permit specifying the time and place when and where such music may be played or such bugle blown, or shall apply to the blowing of any whistle or horn or the ringing of any bell or other noise necessary as a vehicular or pedestrian traffic warning or signal; or to any regularly licensed peddler calling his or her wares in an ordinary tone of voice, or ringing a bell or blowing a horn of moderate size in front of the residence of any customer of such peddler for the purpose of announcing the presence of such peddler; or to any public celebration or public function on a public holiday or other public occasion generally celebrated. (Ord. 12239 § 1, 2000: prior code § 3-1.03)

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2019 JAN 10 PM 4: 14OAKLAND CITY COUNCIL

ORDINANCE NO.

C.M.S.

ORDINANCE AMENDING CHAPTER 12.64 OF THE OAKLAND MUNICIPAL CODE, PARK AND RECREATION AREA USE REGULATIONS, SECTION 12.60.020 OF THE OAKLAND MUNICIPAL CODE, BICYCLE OPERATION RULES-VIOLATIONS-PENALTY, AND SECTION 1.28.020 OF THE OAKLAND MUNICIPAL CODE, VIOLATIONS AS INFRACTIONS, TO MAKE VARIOUS CHANGES TO PARK RULES AND SIGNAGE; AND DETERMINING THAT THE ACTIONS AUTHORIZED BY THIS ORDINANCE ARE EXEMPT FROM CEQA

WHEREAS, persons, businesses, community, social, fraternal, charitable groups and other entities use City parks for enjoyment, leisure, special events, and other uses; and

WHEREAS, the Oakland Municipal Code currently contains park rule information under Title 12, Chapter 12.64 Park and Recreation Area Use Regulations and Section 12.60.020 Bicycle Operation Rules-Violation-Penalty that are outdated; and

WHEREAS, some of the Oakland Municipal Code sections are antiquated and require updating and clarification for users and visitors of City parks; and

WHEREAS, park and open space contain natural habitat and it is in the City's interest to preserve the natural environment and reduce stresses on wildlife by preventing an undue concentration of commercial activity in city parks; and

WHEREAS, park and open space is heavily utilized by the public and it is in the City's interest to prevent an undue concentration of commercial activity and associated negative impacts including congestion and excessive litter in City parks to ensure the public's enjoyment of and access to recreational opportunities; and

WHEREAS, park and open space is for the enjoyment of all and for these reasons it is in the City's interest to have the Parks and Recreation Advisory Commission conduct an analysis and to recommend the number, location and hours for which vendors can obtain permits to sell goods, wares, or merchandise in City parks; and

WHEREAS, California Vehicle Code section 21230 provides that a local agency may prohibit by ordinance the operation of scooters on bicycle paths, trails, or bikeways; and

WHEREAS, the Parks and Recreation Advisory Commission approved a task force to review Oakland Municipal Code Chapter 12.64, Parks and Recreation Area Use Regulations, for potential changes to park rules and signage as they relate to park noise regulation, park hours,

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WHEREAS, the task force met with community members, park users, City employees and officials to review existing rules and ordinances pertaining to the parks; and

WHEREAS, the Parks and Recreation Advisory Commission, in their meeting of May 9, 2018 approved recommendations to amend Oakland Municipal Code Title 12, Section 12.60.020 Bicycle Operations Rules-Violations-Penalty, Chapter 12.64 Park and Recreation Area Use Regulations, and Section 1.28.020 Violations as infractions;

NOW, THEREFORE, THE CITY COUNCIL OF THE CITY OF OAKLAND DOES HEREBY ORDAIN AS FOLLOWS:

Section 1. The City Council finds and determines the foregoing recitals to be true and correct and hereby adopts and incorporates them into this Ordinance.

Section 2. Oakland Municipal Code Chapter 12.64 – Park and Recreation Area Use Regulations is hereby amended to add, delete or modify sections as set forth below; additions are indicated by <u>underscoring</u> and deletions are indicated by <u>strike through type</u>; portions of the Chapter not included in this Ordinance, or not shown in underscoring or strike-through type are not changed.

Chapter 12.64 Parks and Recreation Area Use Regulations

Article I – Generally

12.64.010 - Definitions

For the purpose of this article certain words and phrases are defined and certain provisions shall be construed as herein set out, unless it shall be apparent from the context that they have a different meaning.

"Amplified sound device" means any device with components that include microphone, amplified speaker, volume controller, and power source.

"Adult" means a person eighteen (18) years of age or older.

"Boats" means and includes canoes, rowboats, sailboats, hydroplanes and any and all other watercraft.

"Child" means a person twelve (12) years of age or younger.

"Director" means the City Administrator or the head or director of the department designated by the City Administrator to administer the provisions of this Chapter.

"Improvement," when used in this article in reference to trees or shrubs, means and includes the planting, removal or maintenance of same, and any or all acts necessary thereto.

"Maintenance" or "maintain," when used in this article in reference to trees or shrubs, means and includes clipping, spraying, fertilizing, irrigating, propping, treating for disease or injury, and any other similar acts which promote the life, growth, health or beauty of such trees or shrubs.

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"Non-amplified sound device" means any device not containing components that include microphone, amplified speaker, volume controller, and power source.

"OPRYD" means the Oakland Parks Recreation & Youth Development Department.

"Picnic area" means the area within a City park that is designated for picnic use by Cityinstalled picnic tables.

"Play area" means the area within a City park containing play equipment for children and bounded by signs that identify the designated area as a children's play area pursuant to this section.

"PRAC" means the Parks and Recreation Advisory Commission.

"Public street" when used in this article shall include all public streets, avenues, highways, alleys, walks and lanes in the eCity of Oakland.

<u>"Remote/Transmitter controlled aircraft" when used in this article is a small flying device</u> that is controlled remotely by an operator on the ground.

<u>"Unmanned aircraft" means an aircraft operated without the possibility of direct human</u> intervention from within or on the aircraft.

"Vehicle" means a device by which a person or property may be propelled, moved or drawn, excepting devices moved exclusively by human power and devices used by individuals with mobility disabilities, and shall include, but not be limited to the following: automobile, truck, motorcycle, motor-driven cycle, animal-drawn carriage, cart, electric personal assistive mobility device, and minibike, bicycle, or scooter operated under engine/motor power.

12.64.020 - Carrying hatchets in parks.

It is unlawful for any person to carry in any public park of the e<u>C</u>ity any hatchet, axe, machete, brush knife or any other device other than pocketknife, capable of cutting, defacing or mutilating trees or shrubs, without permission so to do so from the Board of Park Directors of the e<u>C</u>ity or its duly authorized representatives.

12.64.030 - Prohibition against littering in parks—Enforcement by citation method—Park rangers, deputy head ranger and head ranger as peace officers for purpose of enforcement.

A. No person shall, except in the proper receptacles where these are provided by the e<u>C</u>ity, place, deposit, dump or leave or cause to be placed, deposited, dumped or left, in, on or upon the grounds of any park or the waters of any fountain, pond, lake, stream or other body of water in any park, any garbage, swill, cans, bottles, papers, refuse, trash or rubbish. Where receptacles are not so provided, all such rubbish or waste shall be carried away from the park by the persons responsible for its presence and properly disposed of elsewhere.

B. No person shall bring in, place, deposit, dump or leave, or cause to be brought in, placed, deposited, dumped or left in, on or upon the grounds of any park, or the waters of any fountain, pond, lake, stream, or other body of water in any park, any carcass of any dead animal or any noisome, nauseous or offensive matter.

C. This section may be enforced by the <u>any</u> method provided for in <u>Title 1</u> Chapter 1.24 of this codeSections 853.1 853.4 inclusive of the Penal Code of California.

D. This section shall be enforced by members of the Oakland Police Department and in addition the park rangers, deputy head ranger and head ranger of the city are designated as, given the powers of, and determined to be, peace officers for the purpose of enforcing this section in the manner set forth in Chapter 1.24 of this code and Sections 853.1—853.4 inclusive of the Penal Code of California.; provided, however that neither the park rangers, deputy head ranger nor head ranger shall be considered for any purpose members of the Oakland Police Department.

12.64.040 - Posting or Destroying notices.

<u>A.</u> No person shall injure, deface or destroy any notice, rules or regulations for the government of parks, posted or in any manner permanently fixed by order or permission of the Board of Park Directors, PRAC or the City's duly authorized representative nor fix any bills or notices in said parks.

B. No person shall post any notices in any public park in the City, without express permission of the Director.

12.64.050 - Animals.

No person shall lead any horse in the limits of any public park in the e<u>C</u>ity or permit any horse that is not harnessed and attached to a vehicle or mounted by an equestrian, to enter the same, and no person shall turn loose into said parks any dogs, cattle, swine, goats or other animals, or permit the same to run at large in such parks, and. <u>pP</u>olice officers and park employees are given authority to capture and destroy any cats found running at large within said parks and bring said cats to Oakland Animal Services.

12.64.060 - Games.

No person shall engage in any game of baseball, cricket, soccer, football, croquet or any other game with ball and/<u>or</u> bat, within the limits of any public park in the e<u>C</u>ity, except where authorized by the Office of Parks and Recreation Director.

12.64.070 – Weapons <u>and Remote/Transmitter Controlled Aircraft and Unmanned</u> <u>Aircraft</u>–Disturbing birds <u>and wildlife</u>.

No person shall carry firearms or discharge any firearms in any public park in the e<u>C</u>ity or shoot birds or throw stones or other <u>missiles projectiles</u> within the boundaries of said parks or disturb the waterfowl on Lake Merritt or on any pond or in any way disturb any bird <u>or wildlife</u> in any of said parks. <u>No person shall use remote/transmitter controlled aircraft or unmanned aircraft in any</u> way that disturbs birds or wildlife in parks.

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12.64.080 - Selling wares, or services, and collection of funds gaming, obscenity.

It is unlawful for any person to sell or offer for sale any goods, wares, merchandise, foods, confections, refreshments, services or other article, or to collect funds for registration fees, entrance fees, donations, or other collection of money within any public park, public building or public grounds in the e<u>C</u>ity, without the order or permission therefor of the <u>PRAC or the Director</u> commission, department or board which has jurisdiction therein.

The terms "public building" and "public grounds," as used herein, shall include the Oakland-Alameda County Coliseum Complex and public parking lots adjacent thereto when completed.

No gaming shall be allowed in said parks, building or grounds, nor any obscene or indecent act performed therein.

12.64.090 - Injuring trees and other properties.

It is unlawful for any person to trespass upon the grass of any public park in the city or to pick flowers from the same, in any public park in the e<u>C</u>ity or to cut, break or in anywise any way injure, damage or deface the trees, grass, shrubs, turf, buildings, fences, benches, fountains, statuary or any fixtures connected therewith, or to foul any fountains or springs within said park any public park in the City.

12.64.100 - Disorderly conduct, vandalism, sleeping on benches, pilfering.

Disorderly conduct, pilfering, <u>or</u> vandalizing, or sleeping on benches or seats in any public park is strictly prohibited.

<u>12.64.101 – Playgrounds/Play Areas</u>

A. The Director may designate play areas where playground equipment shall be exclusively used or occupied by children and adults accompanying a child.

B. It shall be unlawful for any adult to enter or remain in a designated play area, where signage is posted, unless the adult is supervising and/or accompanying a child who is present in the play area.

<u>C.</u> It shall be unlawful for any person to remain in a designated play area anytime it is not open, including after or before posted park hours, overnight and during construction or renovations.

D. Any person who violates this section shall be subject to the penalties set forth in Section 1.28.010 – Violations a misdemeanor.

12.64.110 - Hours of use of parks.

The Parks and Recreation Advisory Commission PRAC may recommend to the Director and the Director may fix the hours during which the parks, or any particular park, is open or closed to public use. No person, other than a eCity employee in the performance of his or her duty, shall enter or remain in any park during the time when it is not open for public use.

12.64.120 - Park noise sound regulation.

No person shall operate, or permit In any park within the City, persons shall limit the level of sound produced by playing, operating, or permitting the operation of any sound amplification system or non-amplified sound device, (including but not limited to portable or car audio/radio equipment), musical instrument, tape recorder or other device for producing or causing sound, so that the sound shall not be heard in excess of one hundred (100)ean be heard fifty (50) or more feet away from the source in any park within the city, except upon the issuance of a permit therefor by the Director of Parks, Recreation and Cultural Affairs and payment of the fee specified in the master fee schedule.

Permits issued by the Director for the operation of a sound amplification system or non-amplified sound device shall specify the location of any bandstand and the position of each loudspeaker, amplifier or public address system shall be as specified by the said Director so as to minimize, to the extent practicable, the amount of amplified or non-amplified sound to be audible in adjacent residential properties. Except as authorized by the Director, Nno loudspeaker shall be permitted to be placed in a public park within three hundred (300) feet of any residential structure. In no event nor shall a permittee cause amplified or non-amplified sound to exceed eighty (80) decibels at any boundary of the park in which amplified sound is being produced.

Estuary Park and Duck Pond Stage area of Lakeside Park may be exempted from these requirements if and only if the following findings are made by the Director of Parks, Recreation and Cultural Affairs:

A. The permittee has no prior history of events in parks which includes verified, unresolved complaints of excessive noise, poor security and crowd control, and/or poor parking control; B. The applicant has met and conferred with local residents and developed a specific event plan to meet the expressed concerns of said-local residents; and

C. The applicant has paid all required fees and deposits for the event in question, and has met all additional regulatory requirements which may apply to the event in question.

12.64.130 - Traffic regulations.

It is unlawful for any person to drive or ride within the boundaries of any public park in the e<u>C</u>ity at a rate of speed exceeding fifteen (15) miles per hour, or for any person to ride or drive within the limits of said parks upon any other than the avenues and roads provided therefor, and no wagon or vehicle of burden shall pass through the said parks except upon such road or avenue as shall be designated by the <u>PRAC</u> Board of Park Directors and the Director for such transportation.

No person shall enter or leave any of said parks except by such gates, roads, paths or avenues as may be for such purpose provided and arranged.

No vehicle for hire shall stand upon any part of any public park in the e<u>C</u>ity for the purpose of hire, except in waiting for persons taken by it into such park, except at such points as may be specially designated by the <u>PRAC</u> Board of Park Directors.

12.64.140 - Motor Vehicles in parks.

It is unlawful for any person to operate or drive any motorcycle or other motor vehicle with the exception of motorized wheelchairs or other mobility devices for individuals with a disability in, over or upon an equestrian or pedestrian path or trail or any other portion of any public park in

the eCity except on such roadway or parking area regularly set apart for the use of such motor and other vehicles.

12.64.160 - Fires and Barbecues.

<u>A.</u> No person shall be permitted to make or kindle a fire of any kind within any public park in the e<u>C</u>ity except in a barbecue device as defined herein and at <u>Picnic Areas or</u> designated barbecue areas approved by the <u>Parks and Recreation Advisory Commission PRAC or the</u> <u>Director</u>.

B. For purposes of this section, "barbecue device" includes permanently-installed charcoal pit grills and portable charcoal or non-charcoal grills of metal construction that do not exceed twenty-seven inches in width.

C. Portable non-charcoal grills may be used at Picnic Areas and designated barbecue areas. Portable charcoal grills may be used only at Picnic Areas and designated barbecue areas that contain dedicated hot coal receptacles.

D. Barbecues shall be attended at all times by a person eighteen years of age or older. At no time may barbecue devices be placed upon pathways, sport courts, parking lots and the like or otherwise impede the use of such areas for their intended purpose.

12.64.190 - Children in Minors hiring boats.

It is unlawful for any person under sixteen (16) years of age to hire a boat or other watercraft to be used upon the waters of Lake Merritt or that portion of the estuary of San Antonio or Oakland harbor which lies within the limits of the eGity, unless <u>such person produces documentation from a certifying boating organization or</u> such person <u>is be</u> accompanied by his or her parent or guardian or an adult person; or for any person to rent any boat or other watercraft to any such person under sixteen (16) years of age to be so used unless <u>such person produces documentation from a certifying boating organization or</u> such person is accompanied by his or her parent or guardian or an adult person.

12.64.200 - Boats on Lake Merritt.

A. Boat Permit. It is unlawful for any person to launch, use, moor or store upon Lake Merritt any private boat unless there shall have first been procured for said boat a permit from <u>OPRYD</u> the Recreation Commission for such purpose. <u>The Director Said Commission</u> may, by rule, specify the conditions under which the same may be granted, suspended, or revoked.

B. Speed of Boats. Speed of mechanically propelled boats on Lake Merritt is limited to eight miles an hour unless special permission to exceed such limit is granted by the <u>Director</u> Board of Playground Directors.

C. Boats in Certain Areas. It is unlawful for any person between the first day of October and the last day of April next succeeding, to row, drive, propel or navigate any boat in, over, or upon any part of the following described area of Lake Merritt:

That portion of the northeastern arm of Lake Merritt that lies northeasterly of a line bearing north 38° 13' west from a point on the eastern line of Lakeshore Boulevard, distant thereon one hundred and sixty (160) feet southerly from the production of the entire line of that portion of Hanover Avenue that lies between Wayne and Newton Avenues.

This subsection shall not apply to the employees of the e<u>C</u>ity properly engaged in work for said the e<u>C</u>ity in or upon the above described area and authorized by the Director the Board of Playground Directors or the Board of Park Directors to be thereon.

D. Boats and Boat Races. No person shall be permitted to use the shores of Lake Merritt as a landing place for boats, or keep thereat boats for hire or floating boat houses with pleasure boats

for hire, or keep boats of any kind in Lake Merritt, except under a permit from <u>OPRYD</u> the Recreation Commission for such purpose, and only at places designated by and under restrictions and regulations promulgated by the <u>Director Board of Park Directors or the Recreation</u> Commission; and no regattas, boat races, or other special events involving the use of Lake Merritt shall take place thereon without permission granted by <u>a permit from OPRYD</u> the <u>PRAC</u> Recreation Commission.

12.64.210 - Fishing in Lake Merritt.

No person shall fish in Lake Merritt without written permission from the <u>Director</u> Board of Park Directors so to do <u>so</u>, and no person shall in any event be allowed to catch more than two bass in one day in Lake Merritt.

12.64.230 - Municipal swimming pools-Not to be used in absence of attendant.

It is unlawful for any person to enter upon any municipal swimming pool or the dressing rooms connected therewith at any time when no employee of <u>OPRYD</u> the Recreation Department, or other attendant authorized by the Director said Department, is on duty at said pool.

12.64.240 - Golf courses.

A. Trespass on. It is unlawful for any person to trespass upon the Oakland Municipal Golf Course, or upon any private or public golf course in the e<u>C</u>ity, except pursuant to the express consent of the person in charge of the management thereof.

B. Play Upon. It is unlawful for any person to play upon the Oakland Municipal Golf Course, or upon any private or public golf course in the e<u>C</u>ity, without first having obtained a ticket therefor, or except pursuant to the express consent of the person in charge of the management thereof.
C. Taking of Golf Balls. It is unlawful for any person to take possession of any golf ball not belonging to him or her from any golf course, or from any land or any street adjacent thereto.
D. Injury to Turf. It is unlawful for any person to wilfully willfully or maliciously injure the turf on any golf course.

E. Sales on. It is unlawful for any person to sell golf balls, golf equipment, food, drinks, or other commodities, <u>or provide golf lessons</u> on the Oakland Municipal Golf Course, or upon any private or public golf course in the e<u>C</u>ity, except pursuant to express permission of the person in charge of the management thereof.

Article II – Park Permits

12.64.250 - Statement of principles.

All parks within the e<u>C</u>ity are held in trust for the use of the public. Included within such use are public assembly, communication of thoughts between citizens and discussion of public questions. These uses of the e<u>C</u>ity's parks are recognized as privileges, immunities, rights, and liberties belonging to all citizens, regardless of sex, race, religion, color, national origin, <u>sexual orientation</u>, <u>gender identity and expression</u>, or political or philosophical persuasion. It is also recognized that the right to use the parks is not absolute, but relative, and must be exercised in subordination to the general comfort and convenience and in consonance with peace and good order.

12.64.260 - Definitions.

The following words and phrases, whenever used in this article, shall be construed as defined in this section:

"Director" means the <u>City Administrator or the head or director of the department</u> designated by the City Administrator to administer the provisions of this <u>Chapter</u> Director of the Parks, Recreation and <u>Cultural Services or his or her authorized representative</u>.

"Musical or other entertainment" means and includes the playing of any musical instrument and/<u>or</u> the use of <u>any</u> sound amplifying-device.

"OPRYD" means the Oakland Parks Recreation & Youth Development Department.

"Parks" means and includes all grounds, roadways, avenues and parks of the e<u>C</u>ity, or any part, portion or area thereof.

"Permit" means a permit for use of parks as provided for and defined in this article.

"Persons" means and includes persons, associations, partnerships, firms or corporations.

"PRAC" means the Parks and Recreation Advisory Commission.

"Private event" means any event conducted in any e<u>C</u>ity park consisting of twenty-five (25) or more patrons that is not open to the public, including but not limited to picnics, birthday parties, family, church and school events or related activities, and may include amplified or non-amplified sound.

"Special event" means any event that is open to the public, including but not limited to <u>musical or other entertainment</u>, rallies, concerts, fundraisers, fairs, exhibits or related activities, and which is more specifically defined in Title 9, Chapter 9.52 of the Oakland Municipal Code. "Special event" permit requirements shall apply to park events, so that the permit process for special events in Chapter 9.52 applies to this section and is incorporated by reference herein.

12.64.280 - Permit required.

No use of any park for a private or special event may be made without issuance of a permit therefor. All applications for use of any park must be accompanied by the fee prescribed in the mMaster \underline{F} such that \underline{F} such th

12.64.290 - Permit for Pprivate events park use application.

Any person applying for a private event permit hereunder shall file an application for such permit with the <u>PRCS OPRYD</u> Central Reservations Unit not less than fifteen (15) working thirty (30) calendar days nor more than eleven (11) months prior to the proposed use of said park. The Director may waive the fifteen (15) working thirty (30) day period if applicant waives all rights to appeal rights the denial of a private event permit pursuant to Section 12.64.330.

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12.64.291 - Park use Permit for special events.

Any person applying for a park use permit for a special event shall file an application for such permit with the <u>PRCS OPRYD</u> Central Reservations Unit not less than <u>ninety (90) sixty</u> (60) calendar days nor more than eleven (11) months prior to the proposed use of said park. The Director may waive the <u>ninety (90) sixty (60)</u> day period if the applicant waives all appeal rights.

In addition to applying for a park use permit for a special event pursuant to this Chapter, the applicant must apply for a special event permit with the Oakland Police Department for approval by the Chief of Police or his designee pursuant to the requirements enumerated in Chapter 9.52 of Title 9 of the Oakland Municipal Code. However, the Chief of Police, in consultation with the Director of Parks, Recreation and Cultural Services or his or her authorized representative, shall retain the authority to delegate the issuance of special event permits for certain routine events in eity parks not likely to result in impacts on the public safety and welfare to the PRCS Central Reservations Unit.

Should the Chief of Police delegate the issuance of OPD special event permits to the Director of PRCS pursuant to this subsection, the Director shall cause PRCS to notify the Oakland Police Department of the issuance of any such permit at least ten (10) working days before the event commences.

12.64.300 - Contents of park permit applications.

In addition to other information required, applications for park use permits for a private or special event shall contain at the minimum the following:

A. Name of each applicant, sponsoring organization and the person or persons who are in charge of or responsible for the proposed activity;

B. The business and residence address and telephone numbers of each person and entity named in subsection A of this section;

C. The park location being applied for;

D. The starting time of the proposed activity;

E. The finishing time of the proposed activity;

F. The number of persons expected;

G. The nature of the proposed activity or activities including equipment and vehicles to be brought into the park, nature and duration of the use of such equipment, nature and duration of the use of any amplified <u>or non-amplified</u> sound, whether speech or music;.

H. Estimated number of parking spaces required.

12.64.310 - Action on application for permit.

A. Park Use Permits for Private Events. The Director of PRCS shall grant or deny applications for park use permits for private events on or before fifteen (15) calendar days after the filing of the application unless the time for such granting or denial of the permit has been waived by the applicant in writing. For applications received within fifteen (15) days of the proposed use, approval or denial of the application is at the discretion of the Director.

B. Applications for OPD Permits for Special Events. The Chief of Police or his designee shall grant or deny applications for special events in parks pursuant to Title 9, Chapter 9.52 of the Oakland Municipal Code. Nothing precludes the Chief from delegating to the Director of PRCS this authority pursuant to Section 12.64.291, in which case the Director shall approve, conditionally approve, or deny the application no later than fifteen (15) calendar days after the filing of a complete application. The applicant shall be notified of any conditions of approval at the time the action on the application is taken.

C. Permits for Special Events. The Director shall grant or deny applications for permits for special events on or before thirty (30) calendar days after the filing of the application. For applications received within thirty (30) days of the proposed use, approval or denial of the application is at the discretion of the Director-

12.64.320 - Criteria for issuance of permit.

An application for a park use permit for a private or special event should be granted unless any one or more of the following conditions apply:

- A. That a permit has been granted for the same park, <u>date</u> and <u>on the same day</u> and time <u>has</u> <u>previously been granted to another applicant</u> for which the application in question pertains;
- B. That the applicant has made no provision for temporary toilet facilities as required in this article;
- C. That the applicant has made no provision for crowd control monitors as required in this article;
- D. That the applicant has made no provision for cleanup services as required in this article;
- E. That the applicant has refused to agree in writing to comply with the regulations for the use of parks as provided for in this code or has failed to provide a reasonable means of informing all persons participating in the proposed activity of the regulations;
- F. That the applicant has refused to execute the indemnification agreement provided for in this article;
- G. That the application was not filed in time <u>pursuant to Sections 12.64.290 and</u> <u>12.64.291</u>, unless the Director waives the time requirements and applicant waives his or her right of appeal;
- H. That the applicant has not secured a charitable solicitation permit as provided for in Chapter 5.18 of this code, if such permit is required thereby for the proposed activity;
- I. That the proposed activity involves the sale of goods, wares, merchandise, foods, confections, refreshments, or other articles, and the permission of <u>PRAC or</u> Director has not been secured, as required by Section 12.64.080;
- J. That the applicant has not secured a certificate of insurance as provided for in this article if insurance is required for the proposed activity.
- K. For a park use permit for a special event. That the applicant has not filed an application with the Police Department for a special event permit as defined in Title 9, Chapter 9.52.
- L. The applicant has a prior history of one or more events in parks, which include verified, unresolved complaints of excessive noise, inciting violence or poor security and crowd control and/or poor parking control.

12.64.330 - Right of appeal.

<u>A.</u>—For <u>Decisions on</u> a permit application <u>filed with the Police Department</u> to hold a special event in a park, <u>are subject to</u> the reconsideration process as provided for in Title 9, Article 9.52.090 shall apply, whether <u>if</u> the decision from which the appeal is taken is made by the Chief <u>of Police or by the Director of PRCS pursuant to Section 12.64.291</u>.

<u>B.</u> An applicant whose application for a park use permit for a private event has been denied or any person claiming to be adversely affected by the issuance of a park use permit for a private event may appeal the decision within five (5) working days of the permit decision. The appeal shall be heard before the Parks and Recreation Advisory Commission (PRAC) pursuant to the hearing and appeals process adopted by that body. The decision of the PRAC shall be final.

An applicant whose application for a permit for a special event filed with OPRYD has been denied or any person claiming to be adversely affected by the issuance of a permit by OPRYD for a special event may appeal the decision within five (5) working days of the permit decision. The appeal shall be heard before PRAC pursuant to the hearing and appeals process adopted by that body. The decision of the PRAC shall be final.

Upon receipt of such appeal, the Director shall set the appeal at the next available Park and Recreation Advisory Commission PRAC meeting, The Director shall give notice to the appellant and any known adverse parties, or their representatives, of the time and place of the hearing.

The appellant shall pay the <u>appeal</u> fee established by the current <u>eC</u>ity of Oakland <u>M</u>master <u>F</u>fee <u>S</u>schedule.

12.64.360 - Temporary toilet facilities.

Provision shall be made by the permittee for temporary or portable toilets at the ratio of one per every five hundred (500) persons over and above the number of toilets permanently located at the site. The required number of temporary or portable toilets shall be determined by the Director based upon the type of event, how many hours the event will last, number of expected attendees, other events occurring in the park and availability of permanent toilets located at the site. Such temporary or portable toilets shall be removed from the park within twenty-four (24) hours after the event for which the permit was granted.

12.64.380 - Certificate of insurance.

A certificate of insurance naming the e<u>C</u>ity, its council, agents and employees as additional insured <u>is required for all special events and</u> may be required for private events when the proposed activity is likely to have an impact on park and/or e<u>C</u>ity services and resources. If required, the certificate of insurance must be submitted to the <u>PRCS</u> <u>OPRYD</u> Central Reservations Unit at least three weeks before date of the proposed activity.

12.64.400 - Public parks as drug free zones.

Pursuant to California Health and Safety Code Section 11380.5(e), t \underline{T} he City Council of the e<u>C</u>ity of Oakland, California does designate as drug free zones, all public parks within its geographical boundaries.

<u>12.64.410 – Administrative Regulations</u>

The City Administrator is hereby authorized to adopt rules and regulations as needed to implement this chapter, in consultation with the Office of the City Attorney, and to develop all related forms and/or other materials and take other steps as needed to implement this chapter, and make such interpretations of this chapter as he or she may consider necessary to achieve the purposes of this chapter.

Section 3. The Oakland Municipal Code Section 12.60.020 – Bicycle operation rules-Violation-Penalty is hereby amended to add, delete or modify sections as set forth below; additions are indicated by <u>underscoring</u> and deletions are indicated by strike through type; portions of the Section not cited or not shown in underscoring or strike-through type are not changed

12.60.020 Bicycle Operation Rules-Violation-Penalty

It is unlawful to operate a bicycle on any trail within the e<u>C</u>ity in an unsafe, reckless, dangerous or negligent manner. No person shall operate a bicycle <u>in a City park in excess</u> of fifteen (15) miles per hour, nor in excess of five miles per hour when passing pedestrians or equestrians or when approaching and negotiating a blind turn, nor at a greater speed then <u>than</u> is reasonable or prudent. Within e<u>C</u>ity parks, bicyclists can ride on <u>named designated paths and trails</u> only and are prohibited from operating bicycles off-trail. Bicyclists must obey all posted signs and rules. Bicyclists must <u>yield and</u> call out <u>by voice or bell</u> when passing pedestrians or other bicyclists, <u>and must keep right except to pass</u> and then must pass to the left <u>if practicable</u>. Bicyclists must yield to equestrians by calling out <u>by voice</u> and requesting instructions to pass. The City <u>Manager Administrator</u>, or his or her designees, shall determine <u>path and</u> trail accessibility for bicyclists. Any person who violates this section shall be guilty of an infraction punishable as provided in Chapter 1.28 of this code. Section 4. The Oakland Municipal Code Section 1.28.020 is hereby amended to add, delete or modify sections as set forth below; additions are indicated by <u>underscoring</u> and deletions are indicated by strike through type; portions of the Section not cited or not shown in underscoring or strike-through type are not changed.

1.28.020 – Violations as infraction.

- A. Any person violating any of the provisions or failing to comply with any of the regulatory requirements of the following code sections shall be guilty of an infraction:
 - 1. Public Safety
 - a. Chapter 15.32. Dangerous Structures
 - b. Chapters 5.62, 8.36; Sections 8.40.120 8.40.170, 12.64.190. Accident Prevention
 - c. Section 15.04.780. Grading, Excavations and Fills
 - d. Chapter 15.64 Bedroom Window Security Bar and Smoke Detector Permit Requirements
 - e. Chapter 8.44.040. Activities prohibited within the parking facility
 - 2. Public Welfare, Morals and Policy
 - a. Chapter 8.18. Public Nuisances
 - b. Chapter 5.18. Charities and Relief
 - c. Sections 9.04.030—9.04.060, 9.08.210. Fraud and Deceit: Section 9.04.050: Defacing Notices. Violations of other provisions of Sections 9.04.030—9.04.060, 9.08.210 shall be a misdemeanor.
 - d. Chapters 6.04, 6.08. The Animal Control Ordinance, with the exception of Sections 6.08.120, 6.08.130, 6.08.150—6.08.180, and 6.08.200, vicious dogs, the violation of which shall be a misdemeanor.
 - e. Sections 9.04.070, 9.04.080, 9.08.220—9.08.240. Miscellaneous
 - f. Sections 8.04.080—8.04.150. Theft Provision: Title 10. Vehicles and Safety.
 - g. Section 9.08.250; Chapter 9.32. Trespass. Notwithstanding the provisions of Section 1.28.010A of this code, a person shall be guilty of a separate violation of Section 9.08.250 for loitering, prowling, wandering or being present without lawful business on the property of the Housing Authority of the city of Oakland for each and every instance of failure to leave upon request of a peace officer or authorized agent of the Housing Authority of the city of Oakland or for each return to the property of the Housing Authority of the city of Oakland within seventy-two (72) hours after being asked to leave by a peace officer or authorized agent of the Housing Authority of the city of Oakland.
 - h. Chapter 5.40. Mechanical or Electronic Games
 - i. Chapter 5.10. Bingo Games with exception of Section 5.10.370, which shall remain a misdemeanor punishable by a ten thousand dollar (\$10,000.00) fine.
 - j. Chapter 8.26. Abatement of Illegal Scrapyards and Recyclable Materials Held Illegally in Open Storage.
 - k. Section 12.64.120, Park sound regulation.

Section 5. California Environmental Quality Act. The City Council independently finds and determines that this action is exempt from CEQA pursuant to CEQA Guidelines sections 15061(b)(3) (general rule) and 15183 (projects consistent with a community plan, general plan, or zoning), each as a separate and independent basis.

Section 6. Severability. If any section, subsection, sentence, clause or phrase of this Ordinance is for any reason held to be invalid or unconstitutional by decision of any court of competent jurisdiction, such decision shall not affect the validity of the remaining portions of the Chapter . The City Council hereby declares that it would have passed this Ordinance and each section, subsection, clause or phrase thereof irrespective of the fact that one or more other sections, subsections, clauses or phrases may be declared invalid or unconstitutional.

Section 7. Effective Date. This Ordinance shall become effective immediately upon final adoption if it receives six or more affirmative votes; otherwise it shall become effective upon the seventh day after final adoption.

Section 8. The City Council hereby authorizes the City Administrator or designee to make nonsubstantive, technical conforming changes (essentially correction of typographical and clerical errors), including omnibus cross-referencing conforming changes throughout the Oakland Municipal and Planning Codes, prior to formal publication of these amendments in the Oakland Municipal Code.

Section 9. Nothing in this Ordinance shall be interpreted or applied so as to create any requirement, power, or duty in conflict with any federal or state law.

IN COUNCIL, OAKLAND, CALIFORNIA

PASSED BY THE FOLLOWING VOTE:

AYES - BAS, GALLO, GIBSON MCELHANEY, KALB, KAPLAN, REID, TAYLOR, THAO AND PRESIDENT _____

NOES-

ABSENT-

ABSTENTION-

ATTEST:

LaTonda Simmons City Clerk and Clerk of the Council of the City of Oakland, California

NOTICE AND DIGEST

ORDINANCE AMENDING CHAPTER 12.64 OF THE OAKLAND MUNICIPAL CODE, PARK AND RECREATION AREA USE REGULATIONS, SECTION 12.60.020 OF THE OAKLAND MUNICIPAL CODE, BICYCLE OPERATION RULES-VIOLATIONS-PENALTY, AND SECTION 1.28.020 OF THE OAKLAND MUNICIPAL CODE, VIOLATIONS AS INFRACTIONS, TO MAKE VARIOUS CHANGES TO PARK RULES AND SIGNAGE; AND DETERMINING THAT THE ACTIONS AUTHORIZED BY THIS ORDINANCE ARE EXEMPT FROM CEQA

This Ordinance would amend Oakland Municipal Code Chapter 12.64 Parks and Recreation Area Use Regulations, Section 12.60.020 Bicycle Operation Rules as it relates to park use and Section 1.28.020 Violations and Infraction.